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Seed Intellectual Property Law Group PLLC
701 Fifth Avenue
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Seattle, WA 98104

In re Application of
ALI ABDULLA HASSON et al. :
Application No: 10/566,231 : DECISION
PCT No.: PCT/EP04/07799 : ON
Int. Filing Date: 14 July 2004 : REQUEST FOR REFUND
Priority Date: 30 July 2003 :
Attorney Docket No.: 670101.403USPC :
For: COSMETIC COMPOSITIONS WITH :
POLYOL/POLYESTER BLOCK :
POLYMERS :

This decision is issued in response to applicant's facsimile communications dated 27 July 2006 and 16 August 2006 which are being treated as a request for refund. The request is **GRANTED**.

The request for refund states that the transmittal letter, submitted on 27 January 2006, authorized the Director to charge Deposit Account no. 19-1090 "any deficiency in the basic national fee." A review of the application file and finance record reveals that Deposit Account no. 19-1090 was charged a \$360 in excess claims fee (multiple dependent surcharge), which was not authorized by the applicant. Therefore, applicant is entitled to a refund of the excess claims fee (multiple dependent surcharge) paid in this application.

The United States Designated/Elected Office (DO/EO/US) will apply a credit in the amount of **\$360.00** to Deposit Account No. **19-1090**.

This application is being returned to the United States Designated/Elected Office (DO/EO/US) for processing in accordance with this decision.

Anthony Smith

Anthony Smith
Attorney-Advisor
Office PCT Legal Administration
Tel.: 571-272-3298
Facsimile: 571-273-0459